EXHIBIT Y

Broadcom and Brocade Discovery Correlating Requests/Responses

Broadcom and Brocade Discovery Correlating Requests/Responses

	Broadcom	Brocade
Interrogatories	1-21	1-21
	23	22
	24	23
Document Requests	1-2	1-2
	4-22	4-21
	24-29	22-27
	31-42	29-40
	43-48	44-50
	49-54	52-57
	56-65	58-68
	67	69
	69-71	70-72
	73-81, 83, 84	74-82, 83, 84
	91	86
Admission Requests	1-23	1-23
	24-26	28-31
	27	34
	28	36
	29	38
	32-41	41, 43, 45, 47, 51, 54, 56, 58, 60
	48	61
	50-51	67-68

There are several of Plaintiffs' Document Requests and Plaintiffs' RFAs to Broadcom and Brocade that do not correspond. Those requests to Brocade are directed toward the following issues and/or facts:

- Plaintiffs' Interrogatory No. 3 and Document Request No. 3
- Plaintiffs' Document Request No. 28 relates to the build environment for Defendants' infringing products;
- Plaintiffs' Document Request Nos. 42, 73 and 85 relate to Brocade's organizational structure and the relationship between Broadcom and Brocade,
- Plaintiffs' Document Request Nos. 43 and 52 seeks information relating to Brocade's revenues and profits from infringement;
- Plaintiffs' Document Request 58 seeks information relating to the transfer to Extreme;
- Plaintiffs' RFA Nos. 24 through 27 to Brocade seek to confirm the relationship between Broadcom and Brocade;
- Plaintiffs' RFA Nos. 32, 33, 35, 37, 39, 40 to Brocade relate to Broadcom's involvement in the transfer to of SNMP Research Software to Extreme;
- Plaintiffs' RFA Nos. 42, 45, 46, 48 through 50, 52, 53, 55, 57 and 59 relate to Broadcom's jurisdictional defense and all Defendants' venue defense;
- and Plaintiffs' RFA Nos. 62-66 relate specifically to the License Agreement.